ALLOCATION STUDY FOR FAYETTEVILLE, GEORGIA USING PROPOSED ALLOCATION SITE AS REFERENCE

EFERENCE		AT 3.	70.00			DISPL	AY DATES
25 42 N 28 22 W		Current rule CHANNEL 248	ss C3 es spac - 97.5	ings MHz -		SEARCH	06-22-9
CALL TYPE	CH# CITY LAT LNC	3	STATE PWR	BEAR' HT	D-KM D-Mi	R-KM R-Mi	MARGIN (KM)
AD248 AD	248C3 Fayettes 33 25 42 84 GMRGI/DMI	ville 28 22 0.0	GA 000 kW	0.0 0M	0.00 0.0	153.0 95.1	-153.00
WQUL Li Cn	249A Griffin 33 14 25 84 Design Media,	14 54 3.0 Inc.	GA 000 kW	134.9 91M	29.52 18.4 BLH7887	89.0 55.3	-59.48
WFOX LI CY	246C Gainesv 34 07 32 83 Trefoil Broade	ille 51 31 100. casting Comp	GA 000 kW any,	36.3 479M	96.00 59.7 BLH8409	96.0 59.7 07CR	0.00
WSSYFM LI CN	248A Tallade 33 25 00 86 Talladega Bro	ga 05 04 0. adcast Partn	AL 910 k W ers,	269.5 175M	149.90 93.2 BLH9004	142.0 88.3 24KF	7.90
AD249 AD	249C3 Eatonto 33 23 03 83 GMRGI/DMI	n 19 22 0.	GA 000 kW	92.6 0M	107.09 66.6	99.0 61.5	8.09
CP CN	249C3 Rome 34 20 49 85 Briar Creek B	02 03 4.	900 kW	222M	114.36 71.1 RPH9012	61.5	
>From (Channel 249A P	er D89-425	COIP		D1117012	1110	300220
WKCX.C CP CN	249A Rome 34 14 05 85	13 48 1.	GA 050 kW	321.9 241M	113.64 70.6	89.0 55.3	24.64
	Briar Creek B	roadcasting	Corp		BPH8510	22IB	870630

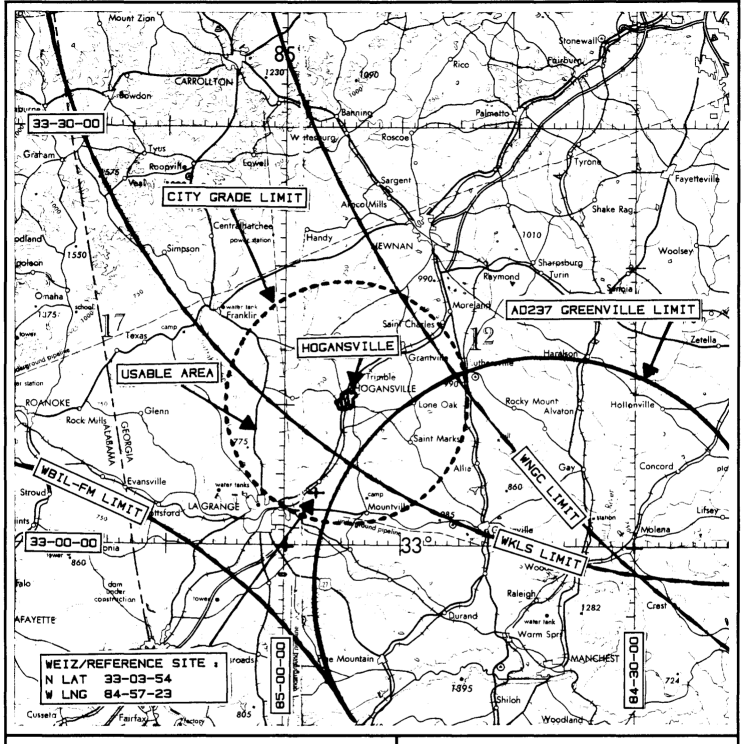
ALLOCATION STUDY CHANNEL 248C3

NOTE: STUDY ASSUMES THAT WEIZ, CHANNEL 248A HAS BEEN ORDERED TO CH 239A.

EXHIBIT #4

PETITION FOR RULE MAKING
GOOD MEDICINE RADIO, GA, INC
& DESIGN MEDIA, INC
NUMEROUS COMMUNITIES
IN THE STATE OF GEORGIA
June 1992





USABLE AREA CHANNEL 239A

MAP IS A PORTION OF THE 1:500,000 SCALE ATLANTA SECTIONAL AERONAUTICAL CHART.

USABLE AREA ASSUMES THAT THE APPLICANTS FOR CHANNEL 239A AT GREENVILLE. GA HAVE BEEN ORDERED TO AMEND THEIR APPLICATIONS TO SPECIFY OPERATION ON CH 237A.

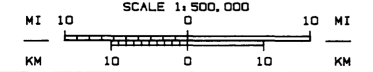


EXHIBIT #5

PETITION FOR RULE MAKING
GOOD MEDICINE RADIO, GA, INC
& DESIGN MEDIA, INC
NUMEROUS COMMUNITIES
IN THE STATE OF GEORGIA
June 1992

BROMO BROADCAST TECHNICAL CONSULTANTS COVIDENT TO THE CONSULTANTS St Simons Island, Georgia Washington, D. C.

ALLOCATION STUDY FOR HOGANSVILLE, GEORGIA USING WEIZ/PROPOSED ALLOCATION SITE AS REFERENCE

REFERENCE 33 03 54 N 84 57 23 W		Current of CHANNEL	CLASS A rules spac 239 - 95.7	ings MHz -		DATA SEARCH	05-27-92 06-22-92
TYPE	CH# CITY LAT LNG	}	PWR	ΗT	D-Mi	R-Mi	(KM)
AD239 AD	239A Hogansvi 33 03 54 84 GMRGI/DMI	lle 57 23	GA 0.000 kW	0.0 0M	0.00	115.0 71.5	-115.00 *
	237A Greenvil 32 56 58 84 GMRGI/DMI	le 37 42	GA 0.000 kW	112.7 OM	33.23 20.6	31.0 19.3	2.23 <
WKLS LI CY	241C Atlanta 33 48 27 84 Great American	20 26 1	00.000 kW	300M	62.3	59.0	5.31
WBILFM CP CN	240A Tuskegee 32 28 17 85 New World Comm	34 28	4.300 kW	115M	54.5	44.8	
	238C Athens 34 05 02 83 Clake Broadcas	19 18 1	00.000 kW	386M	117.6	102.6	

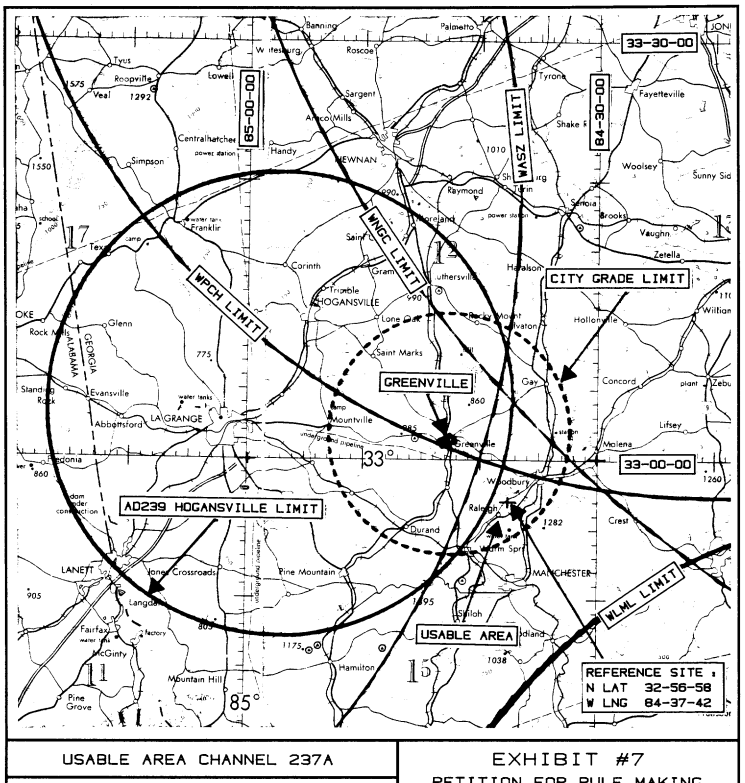
ALLOCATION STUDY CHANNEL 239A

NOTE: STUDY ASSUMES THAT THE APPLICANTS
FOR CHANNEL 239A AT GREENVILLE, GA
HAVE AMENDED THEIR APPLICATIONS TO
SPECIFY OPERATION ON CHANNEL 237A.

EXHIBIT #6

PETITION FOR RULE MAKING
GOOD MEDICINE RADIO, GA, INC
& DESIGN MEDIA, INC
NUMEROUS COMMUNITIES
IN THE STATE OF GEORGIA
June 1992

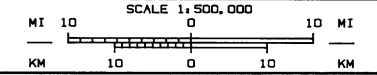




MAP IS A PORTION OF THE 1:500,000 SCALE ATLANTA SECTIONAL AERONAUTICAL CHART.

USABLE AREA ASSUMES THAT WTGA THOMASTON, GA HAS BEEN ORDERED TO CHANNEL 286A.

PETITION FOR RULE MAKING
GOOD MEDICINE RADIO, GA, INC
& DESIGN MEDIA, INC
NUMEROUS COMMUNITIES
IN THE STATE OF GEORGIA
June 1992



BROMO BROADCAST TECHNICAL CONSULTANTS

St Simons Island, Georgia Washington, D.C.

ALLOCATION STUDY FOR GREENVILLE, GEORGIA USING PROPOSED ALLOCATION SITE AS REFERENCE

REFERENCE 2 56 58 N 4 37 42 W		Current r CHANNEL 2	LASS A ules spac 37 - 95.3	ings MHz -		DISPL DATA SEARCH	AY DATES 05-27-9 06-22-9	;)2)2
CALL TYPE	CH# CITY LAT LN	G	STATE PWR	BEAR' HT	D-KM D-Mi	R-KM R-Mi	MARGIN (KM)	J
AD237 AD	237A Greenvi 32 56 58 84 GMRGI/DMI	11e 37 42	GA 0.000 kW	0.0 0M	0.00	115.0 71.5	-115.00	*
AD239 AD	239A Hogansv 33 03 54 84 GMRGI/DMI	ille 57 23	GA 0.000 k₩	292.7 OM	33.23 20.6	31.0 19.3	2.23	<
WPCH LI CY	235C Atlanta 33 48 27 84 Jacor Broadca	20 26 10 sting of A	GA 0.000 kW tlanta	15.7 300M	98.86 61.4 BLH88010	95.0 59.0 6KA	3.86	
LI CN	237A Ashland 33 18 30 85 Perry Communi	50 58 cations, I	1.000 kW	165M	75.0 BLH8411	71.5 D6DP		
	238C Athens 34 05 02 83 Clake Broadca							
WLML.C CP CN	236A Monteze 32 17 53 84 Macon County	ıma 02 02 Broadcasti	GA 6.000 kW ng Com	142.3 48M	91.27 56.7 BPH8711	72.0 44.8 23MC	19.27 920101	
DE236 DE >PRM	236A Montezu 32 17 58 84 Broadcast Ass	uma 1 01 34 sociate Inc	GA 0.000 kW	141.9 OM	91.60 56.9	72.0 44.8	19.60	

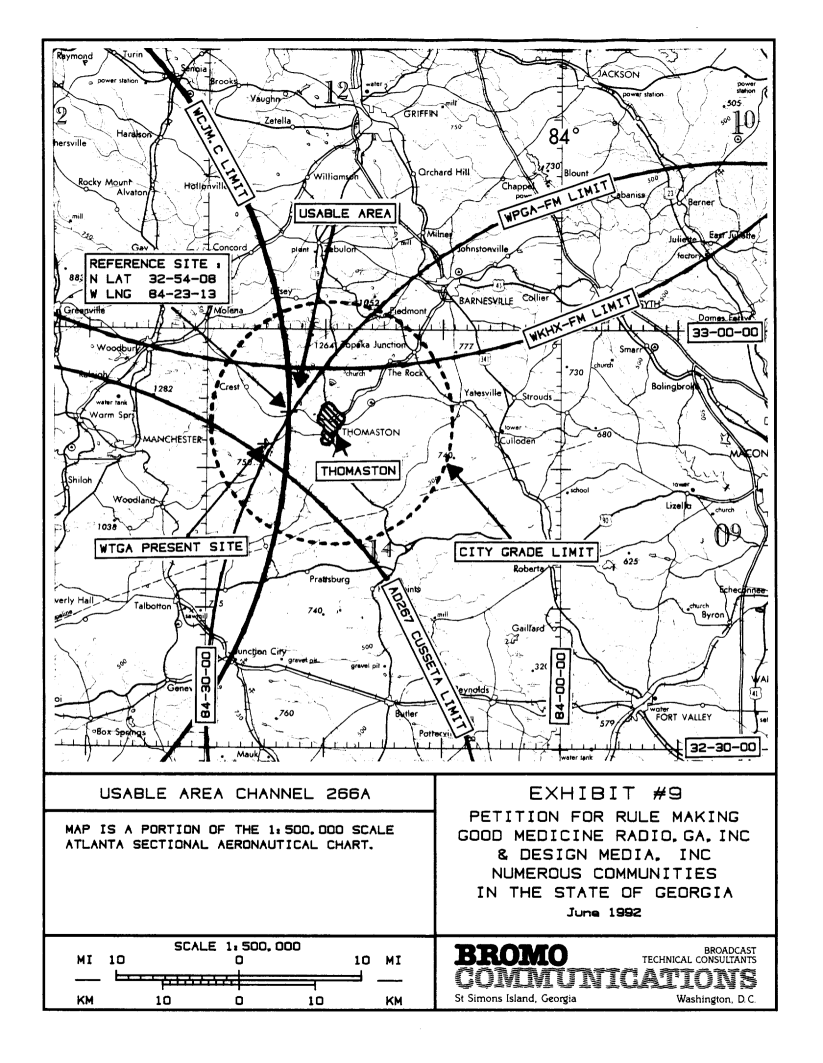
ALLOCATION STUDY CHANNEL 237A

NOTE: STUDY ASSUMES THAT WTGA, CHANNEL 237A THOMASTON, GA HAS BEEN ORDERED TO CHANNEL 266A.

EXHIBIT #8

PETITION FOR RULE MAKING
GOOD MEDICINE RADIO, GA, INC
& DESIGN MEDIA, INC
NUMEROUS COMMUNITIES
IN THE STATE OF GEORGIA
June 1992





ALLOCATION STUDY FOR THOMASTON, GEORGIA USING PROPOSED ALLOCATION SITE AS REFERENCE

REFERENCE 32 54 08 N 84 23 13 W	Current CHANNEI	CLASS A t rules spac L 266 -101.1	ings MHz -	ann an 100 fee ste 100 fee s	DISPL DATA SEARCH	AY DATES 05-27-92 06-22-92
CALL TYPE	CH# CITY LAT LNG	STATE PWR	BEAR'	D-KM D-Mi	R-KM R-Mi	MARGIN (KM)
AD	266A Thomaston 32 54 08 84 23 13 GMRGI/DMI	GN	n n	0 00	115.0	-115.00 *
WPGAFM LI CN	265A Perry 32 33 20 83 44 14 Radio Perry, Inc.			72.02 44.8 BLH8405	72.0 44.8 11DN	0.02 <
WCJM.C CP ZCN	265A West Point 32 53 48 85 09 24 Radio Valley, Inc.	GA 6.000 kW	269.5 54M	72.02 44.8 BPH9108	72.0 44.8 01IE	0.02 < 930920
WCJM LI CN	265A West Point 32 53 42 85 09 32 Radio Valley, Inc.		269.4 72M	72.23 44.9 BLH6035	72.0 44.8	0.23 <
WKHXFM LI CY	268C Marietta 33 48 27 84 20 26 Capital Cities/ABC,	100.000 kW	300M	62.5	59.0	5.49
AD	267A Cusseta 32 19 11 84 52 07 Gary P. Albarez	GA 0.000 kW	OM	78.85 49.0 RM7287	44.8	6.85

ALLOCATION STUDY CHANNEL 266A

EXHIBIT #10

PETITION FOR RULE MAKING
GOOD MEDICINE RADIO, GA, INC
& DESIGN MEDIA, INC
NUMEROUS COMMUNITIES
IN THE STATE OF GEORGIA
June 1992

BROMO
TECHNICAL CONSULTANTS

St Simons Island, Georgia

BROADCAST
TECHNICAL CONSULTANTS

Washington, D. C.

AFFIDAVIT AND QUALIFICATIONS OF CONSULTANT

State of Georgia)	
St. Simons Island)	SS
County of Glynn)	

JEFFERSON G. BROCK being duly sworn, deposes and says that he is an officer of Bromo Communications, Inc. Bromo has been engaged jointly by Good Medicine Radio, Georgia, Inc. and Design Media, Inc., to prepare the attached Technical Exhibit.

His qualifications are a matter of record before the Federal Communications Commission. He has been active in Broadcast Engineering since 1979.

The attached report was either prepared by him or under his direction and all material and exhibits attached hereto are believed to be true and correct.

This the 22nd day of June, 1992.

Jefferson G. Brock

Aff/iant

Sworn to and subscribed before me this the 22nd day of

June, 1992.

Notary Public, State of Georgia

My Commission Expires: August 21, 1995

GOULO MARIE MA



LETTER OF AGREEMENT

This is a Letter of Agreement between the Design Media, Inc. ("DMI"), the licensee of Radio Station WQUL(FM), Griffin, Georgia and T. Wood and Associates, Inc. ("TWA"), the permitee of WEIZ (FM), Hogansville, Georgia. This letter constitutes approval by TWA for a document to be filed with the Federal Communications Commission by DMI for a Rule Making procedure to change the frequency of WEIZ from Channel 248A (97.5 mHz) to 239A (95.7 mHz) as a Class A 6,000 Watt facility. The purpose of this move is to allow WQUL to upgrade from a Class A facility.

DMI would be responsible for the following costs:

FCC filing for Rule	Making\$	1,565.00
Engineering Fee		750.00
Legal		1,250.00
WEIZ antenna change	(labor)	1,500.00
New or used antenna	comparable or	
better than present	antenna	5,200.00
Re-tune transmitter	and monitors	1,500.00
Incidental costs to	WEIZ	2,500.00

All costs are approximate, baséd on estimates from a reliable engineering firm. Exact costs will be listed and agreed upon by DMI and TWA by separate document.

Agreement by signature below constitutes approval to proceed.

Agreed to on this the /970 day of June, 1992 By:

T. Wood and Associates, Inc.

Design Media, Inc.

LETTER OF AGREEMENT

- 1. This is a letter of agreement which represents a binding contract between Design Media, Inc., licensee of Station WQUL(FM), Griffin, Georgia ("DMI") and Radio Georgia, Inc., licensee of Station WTGA-FM, Thomaston, Georgia ("RGI"). WQUL(FM) is a Class A station operating on Channel 249A. WTGA-FM is a Class A station operating on Channel 237A.
- 2. DMI wishes to upgrade WQUL(FM) to a Class C3 station which would operate on Channel 248C3. This change will be approved by the Federal Communications Commission only if WIGA-FM is assigned to Channel 266A or other new Class A channel and agrees to relocation of its transmitter site in connection with such change. DMI and RGI understand that the FCC will change WTAG-FM's channel, and thus enable DMI to upgrade WQUL(FM)'s channel only if RGI consents and agrees to such change. They also anticipate that upon such change of WTGA-FM's channel, RGI will be able to operate WTGA-FM on the new channel from its present site, which site will be short-spaced to another existing station.
- 3. RGI will provide DMI with its written consent to the change of WTGA-FM's channel for submission to the FCC in connection with the request to upgrade WQUL(FM)'s channel, and will take all other reasonable steps which will assist DMI in obtaining such upgrade from the FCC.
- 4. In consideration for RGI's consent and assistance, DMI promises to do the following:
 - (a) Pay \$2,000 in cash to RGI at the time this letter is signed, to cover any engineering expenses incurred by RGI in connection with its evaluation of DMI's proposal to change WTGA-FM's channel. If billing statements received by RGI before July 31, 1992 indicate that its legal and engineering costs have been less than \$2,000, RGI will remit the difference to DMI.
 - (b) Upon FCC grant of the channel changes contemplated by this Letter Agreement, DMI will provide to RGI the completed engineering portion of an FCC Form 301 which is to be submitted to the FCC by RGI in an application to implement the change of the WTGA-FM channel. DMI will also provide RGI a check for the amount of the FCC filing fee then required to be filed with that application.
 - (c) The application referenced in 4(d) will

specify operation at WIGA-FM's present site with Class A facilities. (i.e. with an ERP of 6 kW). If due to FCC spacing requirements, such application cannot be filed or, if filed, is dismissed or denied by the FCC, then DMI will provide RGI with the completed engineering portion of an application which will specify, at the option of RGI, either operation with a directional antenna from the present WIGA-FM site or nondirectional operation from a new site selected by RGI.

- Upon grant of the application referenced in 4(b) and (c) and the issuance of a construction permit to RGI, DMI will at its own expense construct the new or modified WTGA-FM facilities authorized by the RGI permit (to include the installation of a transmitter in good working order which will enable WTGA-FM to operate as a 6 kW Class A facility) and take all other steps which are reasonably necessary to comply with any condition included in such permit. All equipment and other property purchased, installed or constructed by DMI will be subject to the prior approval of RGI, which approval will not be unreasonably withheld. Acceptance and use of such equipment and property by RGI will be subject to the approval of RGI upon inspection of the completed new or modified WTGA-FM facilities. which approval will not be unreasonably withheld. Upon the completion of installation by DMI and the approval thereof by RGI, DMI will transfer ownership of all such equipment and other property to RGI free and clean of all liens, mortgages or other encumbrances. RGI agrees to grant to DMI any and all reasonable access to RGI's facilities so that DMI may perform its obligations in a prompt fashion.
- (e) Upon grant of the application referenced in 4(b) and (c), DMI will pay to RGI the sum of \$10,000, to meet the costs which RGI may incur in connection with the change of the WTGA-FM channel, such as the printing of new stationary and rate cards, the publicizing and promotion of the new WTGA-FM frequency, incidental legal or engineering fees and so forth.
- 5. In the event that WIGA-FM relocates to a new site in connection with this Letter of Agreement, RGI will transfer

ownership of the present WTGA-FM site to DMI.

- 6. In the event that the FCC does not approve the channel upgrade for WQUL(FM), the obligations of each party under this Letter of agreement will no longer exist, provided, however, that RGI will retain ownership of all funds it may previously have received from DMI.
- 7. Upon material breach by RGI, and contingent upon there being no material breach on the part of DMI, DMI may enforce this Letter Agreement against RGI by obtaining an order of specific performance in addition to whatever other remedy may be available to DMI under law. Upon breach by DMI, and contingent upon there being no material breach on the part of RGI, RGI may declare this Letter Agreement null and void and, upon such declairation being delivered to DMI in writing, will have no obligation to operate WTGA-FM on the new channel. In the event of a breach by DMI, RGI will in any event retain all funds it may previously have recieved from DMI, and retain use and ownership of whatever documents, equipment and other property was provided to it by DMI pursuant to this Letter Agreement, in addition to securing whatever other remedy may be available under law.
- 8. This Letter Agreement shall be construed under the laws of the State of Georgia.

Signed this 19th day of June, 1992.

DESIGN MEDIA, INC.

RADIO GEORGIA, INC.

By: Jonail a Bellon By: Davil L. Espe

CERTIFICATE OF SERVICE

I, Dan J. Alpert, hereby certify that the foregoing Petition for Rulemaking was serviced by First Class Mail to the following:

WTGA-FM Radio Georgia, Inc. 208 S. Center St. Thomaston, GA 30286

WEIZ T. Wood and Associates, Inc. Box 1114 LaGrange, GA 30240

Dan J.